UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 3 UNITED STATES OF AMERICA, Case No.: 2:18-cr-00095-APG-NJK Plaintiff **Order Denying Motion for Sentence** 4 Reduction 5 v. [ECF No. 132] MARQUIS DION PATRICK-HOWARD, 6 7 Defendant 8 Defendant Marquis Dion Patrick-Howard filed a pro se motion requesting a sentencing reduction. ECF No. 132. The motion is fatally flawed for at least three reasons. First, Mr. 10 Howard has not yet been sentenced, and I cannot reduce a sentence that has not yet been imposed. Second, the sentence I impose will take into account Amendment 782, so there will be $11\parallel$ 12 no need to reduce it again. Third, Mr. Howard is represented by counsel and therefore cannot 13 file motions on his own. See Local Rule IA 11-6. 14 I THEREFORE DENY Mr. Howard's motion (ECF No. 132). 15 DATED this 4th day of December, 2019. 16 17 ANDREW P. GORDON UNITED STATES DISTRICT JUDGE 18 19 20

21

22

23